# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DAILY NEWS, LP; CHICAGO TRIBUNE COMPANY, LLC; ORLANDO SENTINEL COMMUNICATIONS COMPANY, LLC; SUN-SENTINEL COMPANY, LLC; SAN JOSE MERCURY-NEWS, LLC; DP MEDIA NETWORK, LLC; ORB PUBLISHING, LLC; and NORTHWEST PUBLICATIONS, LLC,

Case No. 1:24-cv-03285-SHS-OTW

Plaintiffs,

v.

MICROSOFT CORPORATION; OPENAI, INC.; OPENAI LP; OPENAI GP, LLC; OPENAI, LLC; OPENAI OPCO, LLC; OPENAI GLOBAL, LLC; OAI CORPORATION, LLC; and OPENAI HOLDINGS, LLC,

Defendants.

## OPENAI DEFENDANTS' NOTICE OF SUPPLEMENTAL AUTHORITY IN SUPPORT OF MOTION TO DISMISS

Defendants Open AI, Inc., OpenAI L.P., OpenAI GP, L.L.C., OpenAI, L.L.C., OpenAI OpCo, L.L.C., OpenAI Global, L.L.C., OAI Corporation, L.L.C., and OpenAI Holdings, L.L.C. (collectively, "OpenAI"), by and through counsel, respectfully submit this Notice of Supplemental Authority to apprise the Court of a recent order that further supports Defendants' pending Motion to Dismiss (Dkt. 80).

On August 12, 2024, in Andersen, et al. v. Stability AI LTD., et al., No. 23-cv-00201 (N.D. Cal.), the United States District Court for the Northern District of California granted Stability AI's motion to dismiss the claim under Section 1202(b) of the Digital Millenium Copyright Act ("DMCA") with prejudice "[b]ecause there are no allegations that any output from [Stability AI's product] was identical to a plaintiff's work." See Order Granting in Part and Denying in Part Motions to Dismiss First Amended Complaint, *Andersen*, No. 23-cv-00201, Dkt. 223 at 13 (attached hereto as Exhibit 1). In so holding, the Court reasoned that "Section 1202(b) claims require that copies be 'identical'" and "allegations stat[ing] that output[s]" from the product are "modification[s] of . . . licensed works, as opposed to an 'identical copy' . . . effectively plead[]" a plaintiff out of a Section 1202(b) claim. *Id.* at 12 (quoting *Doe 1 v. GitHub, Inc.*, No. 22-CV-06823, 2024 WL 235217, at \*8 (N.D. Cal. Jan. 22, 2024)).

The Court's decision in *Andersen* is relevant to OpenAI's pending Motion to Dismiss the Plaintiffs' DMCA claim "because the Complaint does not allege that OpenAI distributed identical copies of Plaintiffs' works." Dkt. 82 at 19. Plaintiffs argued that their DMCA claim is viable because the DMCA does not confine DMCA "claim[s] to 'entire' copies." Dkt. 100 at 19.

Dated: August 15, 2024 Respectfully Submitted,

By: /s/ Elana Nightingale Dawson

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<sup>\*</sup> All parties whose electronic signatures are included herein have consented to the filing of this document in accordance with Rule 8.5(b) of the Court's ECF Rules and Instructions.